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PRINCIPLES GOVERNING THE CON. DEST OF THE APPEAL A GOVERNMENT of white men for white

BESDUTA A. E to Tyranny, Usurpsiden and Op-

o old land-marks of the Government. No LEGISLATION to plunder one pertion of the Federal Courts?

Rie country for the profit of muchber portion.

For those who asset

WHATEVER IS JUST: Whatever is SHORT; whatever is of open REPUTA, and worthy of the descendants of English freemen TO CORRESPONDENTS No notice can be taken of asonymous Communications. Whatever is intended for in-

ten on one side of the page only, and with cussion is a moddle and a jumble. all other matters connected with the adito-rial department, should be addressed: Entcles not found suitable for publication.

the Instrict of West Tennessee: T Larey, Jesso W. Page. WEARLEY COUNTE, -William P. Caldwell. DIER COUNTY,-Charles Glide.

GIESCS COUSTI - Who A. Georget, Manifox County - W. W. Gales. HARDENAN COUNTY.-Judge Miller. McNamit County -S. L. Warren. With full power to appoint a Congre committee for the 7th and 8th Congressional Testriots of the State, with power t By order of the State Central Expentive Com itee of the Conservative party for the State of Tennessee.

Compay did when she avenged the fatal to the bill. wrongs of France upon the despicable It is common now to hear it said that

Insanity was hereditary, we believe, in dated into one.

the belief that the Girondics or the ad- ple of all the States into one people, the over in the Democratic caucus the other herents of Royalty had employed her to body politic so formed was alone sover. evenlog, and while different views were herents of Royalty has employed her to body politic so formed was alone sover-assassinate the friend of the people. To eign, and the States ceased to be so. If the control of the people is a special policy, originated by Mr. Pen. property, both on land and sea, is appressed, it was apparent that the figure of the Chartenooga, on the 29th ult. have done that would have been a the Constitution was a law and govern. financial policy, originated by Mr. Pengreater crime than she had herself com- ment imposed on them by the one peo-

to endeavour, for their own despicable Davis and Andrew Johnson, and the "sovereigniles" is a solecism. Confederate authorities knew and ap-They knew that when any man is insane enough to imagine that assassination is an act of patrictism, and that a sinking or lost cause can be served by it, he does not go about to find accompilices, even if the intended victim is a detestable tyrant.

main, and the expacity to have treaspond at issue is offered to the must be and a revered by millions.

It was a cruel thing to enlication of the attributes of sovered success, and the property. The possession of that the could have the property. The possession of that charge completity in the could have the property. The possession produced among the people that the counding are the present the county possesses some of the attributes of a State, as an approper, and make the property of the attributes of a State, as an approper, and make the properties of a min.

But if the Constitution was a compact the county possesses some of the stributes of a State, as an approper food.

The revolution as a season of the county possesses some have been at the time, for supposing that the States alone were parties to it; if its and improper food. the act of Boorn was the fruit of a con- restrictive provisions were not prohibispiracy, there was none at all for believ- gions imposed by a higher power, but ing it when Ashi.Ev and others libelled their own slipulations that they would the President; no more, we repeat, than refrain from the exercise of certain of vention to day, the Committee on Imthere was to suppose that Charlotte their powers; if it did not contain a su the Legislature to provide for an exchange of the State's interests in the increase of the state's interest in the increase of the st Conday has the directists for accompreme law imposing obligations on them change of the State's interests in the inpliess. We very much doubt whether as well as on individuals, but their own ternal improvements for bonds. The
The law just passed by the Legislature continuate of Booth's promises that they would exercise car. Committee on Banks reported a bill propremitting negroes to hold office and at

have not the most remote idea. vidual and National, never has falled to enforced by a superior will, distating a vidual and National, never has lated to enforced by a superior of their the Finance Committee was adopted, the Finance Committee was adopted, taxing all male citizens one dollar for the taxing all male citizens one dollar for the conflicts with the amendment to the "the dogs who yelped so fiercely while was intended to serve. The murder of own good faith and solemn pledges; if tenent of schools, and fifty cents for C.ESAR delivered Rome over to the they granted away none of their powers, general purposes. Triumvirate and afterwards to Octa- denuded themselves of none of the attrivies and his degenerate and bise suc- butes of their sovereignty, but agreed to cessors. How much mischief has been exercise certain of those powers by wrought by the common habit of representation of a body politic and corporate the Convention and its instructions, has insurance Company, not named.

Louisvilles, February 1—The Event the convention and its instructions, has insurance Company, not named.

Settles of the vicksburg the common habit of representations of a body politic and corporate the Convention and its instructions, has insurance Company, not named. deed of patrictism, no one can calculate, as individuals become stockholders of a all executions on real and personal prop- committed solcide to-day, and there he personal and political character, de The attempts on the life of Chouwant private corporation, and as the corpora- erty.

and on that of Napoleon only the more | tion is in fact themselves, though in law firmly established each in power, it has a separate unity and individuality GEORGES CADONDAL and his co-conspi- and if the United States, was sovereign rators did disservice to the cause of roy- only because it was really the States exalty; and Oastar strengthened the creising certain of the powers of their hands of Louis Napoleon, Ravaillao sovereignty jointly; then the States did not benefit his order or religion by really continued to be sovereign, invested

to make her leaders responsible for it. Are they still States or have they be come Provinces? Are they in the Union as States, or out of it? What effect had as States, or out of it? What effect had as excession or rebellion on their status as secession or rebellion on their status as sum to the poor. Pending the discussion, the Convention adjourned.

Masonic and if the Union, she did that it be incorporated in the Convention and olerks who receive an income of over \$10.00, to devote the excess of that sum to the poor. Pending the discussion, the Convention adjourned. States ?

should have to use other language, and should have to use other language, and should have to use other language, and the United States was a corporation, trial of civil cases to amounts within the before those other language, and the United States was a corporation, trial of civil cases to amounts within the before those in the United States was a corporation, trial of civil cases to amounts within the before those other language, and the United States was a corporation, trial of civil cases to amounts within the before those other language, and the United States was a corporation, trial of civil cases to amounts within the before those before those other language, and the United States was a corporation, trial of civil cases to amounts within the before those before those other language, and the United States was a corporation, trial of civil cases to amounts within the before those before those other language, and the United States was a corporation. No Establishments of Hillary desponsion no enthrolling of martial law, no suspension from become, that were States of the first become, that were States of the State constituted of many, and all its printed.

State constituted of many, and all its printed.

State constituted of many, and all its printed.

The Committee on Executive Departion of these Conversions of the conversation of these Conversions of the states of

sortion in the Arread, must be anthentiested by the name and series of the
writer, as a guarantee of his good mith and
writer, as a guarantee of his good mith and
responsibility.

at pleasure a treaty of anthenty, to the
injury of its sily. A sovereign may
oblige himself not to exercise what would
otherwise be a right, and this not only
propriety of removing the State capital
Penitentiary for life; also a bill to estabresponsibility.

Business letters should be addressed to "The be able logically to state the grounds of by express words, but by implication. to some place near the geographical con- lish a Board of Pardon Commissioners. APPEAL." Memphis.

Communications for publication must be writ- his own convictions: and the whole dis-

TORS OF THE APPRAL, Memphis.

The law of nations, processed in the general government and divine. The law of nations, processed man and divine. PROCESSINGS (F CONVENTION) ment having ratified the proposed and the laws of justice and equity and cles not found suitable for publication.

See and the favor of justice and equity and smeadment of the Constitution designed for the proposed and the laws of justice and equity and good faith are above all sovereigns. A nation may be estopped, as well as an individual, though there is no tribunal in the Senate and Mr. Bingham in the The following named goadlemen are hereby | House have introduced bills declaratory to enforce the estoppet. There is no tri-The following named gamman gamman gamman for of the ratification of said amendment. bunal to enforce the law of nations. LITTLE ROCE, February L.-In the strict of West Tennessee:
LETTLE ROCK, February 1.—In the Even a treaty between two nations may Convention to-day, McCinre offered a Isration that the States which seceded or rebelled ceased to be members of the wantonly by either party would be un- reconstruction, and to vote against rati- election case was Union, either by their secession or by just, and good cause of war. A Union fication to be sufficient opposition for finally went over until Menday.

The Speaker presented a commu

ANDREW JOHNSON, than CHARLOTTE not in the Union. This point is urged as supreme law over States.

even without realice, be raisinterpreted. or cease to be members of the Union, We do not so much regret this, because because they could not lawfully or it leads us to develope there fully the rightfully do so: and it might be argued, Night Dispatches. also, that after entering into the Union, We did not mean to compare Anna- they were not merely united to the other HAM JANOSIN to MARAT. Whatever States, as States leagued or united to SPECIALS TO APPEAL. our prejudices, early in the war, against gether; but that their people had become Mr. LING 18, it had not closed before an integral part of the one people of the we were satisfied that he was actuated United States, and the States retained solely by love and veneration for the no such perfect and entire individuality, Union, and that he was a kind-hearted, or sovereignty, as that they could, as pohumane man, who desired neither to Rilcal corporations and units, withdraw, oppress or humiliate the South, and each for itself and as a unit, from the would deem it the crowning giory of his Union. This, it will be seen, involves life if he could bring back the Southern the old question, so long discussed, as to States, with their own cheerful acqui- the nature of the Constitution itself, and escence, into the Union, and restore the whether it was a compact between the old good humder and good fellowship. States or a law over them, and whether special Dispatch to Memphis Appeal.)

As to Boorn's crime, we have always it was the States that were united, or the Washington, February 1.—The case

ple of all as a unit, they were no longer ern States to believe that Jarsenson phrase "subordinate sovereigns" or count of his political sentiments. It is its clauses: purposes, to lead the people of the North- no more possible than free slaves. The and his removal will be solely on ac-

It was always absurd, therefore, for proved of Boorn's fell purpose. It might the statesmen and jurists of the school Perry Fuller will be nominated for the have cost the lives of many innocent of MARSHALL, WEBSTER and STORY, to place. men; and although the populace might say that the States continued to be sov. It is said in reference to the action of be made to believe it, the loaders did not evelyn, except so far as they had trans the Ohio Legislature rescinding the ratithe intended victim is a detestable tyrant main, and the espacity to have treason before the respective Judiciary Com- to lie upon the table. The excitement that a land, or rather rock, slide occurred

purposes. That his mother was, we tain powers jointly, by the agency pro- charters to corporations which discount an juries, gives much satisfaction to the vided for, and not separately; if the per-Assassination, like other crimes, indi-idual and National, never has falled to enforced by a superior will, dictating a holding any State office. The report of there will be other or in the county, and

murdering HENRY OF NAVARRE: and still with all the undiminished attributes the assassination of ABRAHAM LINCOLN of sovereignty, and exercising part of was the cruelest injury that could have their powers jointly and part severally. been done the South, except the attempt. They were not in any sense subordinate, in that case, and had no superfor, except as the Nations of Europe have a superior STATUS OF THE SOUTHERN STATES, in the law of Nations which finds its What has become of the ten Southern authority in their common consent. In Special Disputch to Memphia Api call

or of their conquest by the United but only having exercised it jointly with sent of the Senate, to hold office for nine the mazes of an inextricable confusion.

This is strikingly evident from the very difficulty that one encounters in the men; and no political missegenation.

Levalure the Union of the Starks: Fidelity that one encounters in the constitution in its true extent and mere endeavour to state the questions so that the terms of the statement shall not meaning Constitutionally constitutionally and National, constitutionally indicated by the universal use of elently indicated by the universal use of the Southern planters. Thus, we have used the phrase that the phrase "The United States" with Chancery Court, with jurisdiction simi-Reserva and Tyranny, Pentpatien and Opconservation, of one man or many; and to all onconservation of one man or many; and to all onconservation of one man or many; and to all onconservation of one man or many; and to all onconservation of one man or many; and to all onconservation of one man or many; and to all onconservation of the President of the Senate and Speaker of the
conservation of the Senate and Speaker of the Senate and Speaker of the
conservation of the Senate and Speaker of the Senate and Speaker es, or upon the just and Constitutional speak. Fully to state the United together. Nevertheless, jurisdiction of the latter limited in the States with a request that they be laid should have to use other language, and

receded or attempted to second from that residers of the APPEAL, that our settled the election of a Governor who is to or sunosmisarios of the Military to the Union, or whose people ceased to be, or and fixed conviction is that these proposition for the digital and the conviction is that these proposition is that the proposition is that the proposition is that these proposition is that the proposition is that the proposition is the proposition in the proposition is the proposition in the proposition is the proposition in the proposition in the proposition is the proposition in the proposition in the proposition is the proposition in the propositi Nostandess armies of States in time of endeavoured to cease to be a part of the Nostandess are correct, not only as theories to re-election; to be at least thirty No standing and provinges of which the purvives of distractions to all rights and privileges of which the purvives of positives of the Para, onlives of one people of the Para, onlives of one people of the Para, onlives of t still in the Union, or their people part of terized as a fraud. If it had intended to least twenty-five years of age, one year the State Department yesterday : No have val of old party differences; but a the people of the United States? Are declare what is so claimed, it would have a citizen of the State and to hold office Union of all Conservative men, of all former they entitled to be represented in Conparises, who reserve the Constantion to restore parties, who reserve the Constantion to restore they entitled to be represented in Conparises, who reserve the Constantion to restore they entitled to be represented in Conparison of the States did four years; salaries not stated. gress and to sue as States of the Union in make the Constitution; and it was their Minority of Committee reported, re-

For those who assume that a State act, in fact as well as in law. could not secode from the Union, and had the right to withdraw at pleasure sippl, and salary not over four thousand therefore that these States never did se from the Union. That was not a neces- dollars; also, that the salary of Secretacede, these questions, it seems to us, are sary consequence of its undiminished ry of State, Awditor and Treasurer be insoluble. They have been continually sovereignty. A sovereign nation like fixed at two thousand dollars. Both re- from Jefferson City report that argued during almost three years, and Russia or France, has no right to annul ports were ordered to be printed. the only result of all the argumentation at pleasure a treaty of adiance, to the A resolution was adopted providing Sinte.

A resolution was adopted providing Sinte.

A bill has been introduced in the

use his own as not to injure another. Twenty-two of the twenty-seven States Sovereignty does not involve inde-(or three-fourths of the whole number) pendence of all law and obligation, bugreate such interests that its abrogation |

of States creates so many thousand disfranchisement. Referred. Meanwhile, the question as to the pres mutual and separate interests, political, Montgomery, of Hempstead, an exent status of Taxas is before the Supreme pecuniary and social, and may make its Bureau agent, spoke on the continuance provement of the Missouri river.

Court of the United States, in the suit of own continuance so necessary to the of the Freedmen's Bureau. He entered to the English of the The State of Texas vs. White and Chiles, welfare or even safety of part, if not all desvored, by citing cases, to show that in which there is a motion to dissolve an of the States, that one shall have far lass negroes could not get justice before the injunction heretofore granted against the defendants, restraining them from using or disposing of certain bonds of the State.

of the States, that one shad have far less courts. He said negroes had been dediction was occupied in discussing the relief clause, proposed to be attached to the new Constitution.

Ralmon, N. C., February I—The courts. He said negroes had been dediction was occupied in discussing discussion over the State, and never obtained it expression has been reached on the In support of the motion to dissolve serve its provisions in good faith may cept through the Bureau. the injunction, the defendants insist as never have existed, or if ever, may be | Kyle (Radical) denied that justice had not having agreed upon any plan. their main point that the Court has not utterly lost by lapse of time, and be been withheld from negroes in Arkansas We said yesterday that Boove no jurisdiction of the cause, as it stands in deemed to be relinquished. In this, as in by courts or juries. He said all commore needed such an accomplice as the name of the State of Texas, a State affelse, equity and good faith are the plaints he had ever heard from negroes. TTO RE CUNCLUBER TURNAT.

WASHINGTON. use of J. Young Brown, of Kentnekynoxious in the East-Western Spenkera Wanied in New Hampshire-The Re-moval of Relins-His Frobable Suc-cessor-The Ohio Rescission of the Constitutional Amendment,

charitably believed that he was insane. people of the States united and consoli- of John Young Brown, before the House to day, excites much interest. Back his case; and we cannot conceive how The meanings of words are modified by read a powerful speech advocating his the morning. The memorial was adopted he could, unless insane, have come to the nature of the things to which they admission, showing that Brown occa- by a party vote. believe that assassination was a religious are applied ; and to us the word 'State' pied even a tetter position as regards expresses a political organization, com- loyalty than did ex Attorney General When Mr. Lincoln was murdered, munity or body politic, with the nature, Speed, Senstor Guthrie, Gen. James any Southern man a well-wisher of the characteristics, relations, and limited Jackson and others. The first two, it LONDON, February 1.- Late dispatches any Southern man a well-wisher of the characteristics, relations, and timited Jasson and others. The first two, it London, February 1.—Late dispatches St 024@1 05. Outs quiet, 84n. Cotton South who was not instance, would have been sensible that no mere fatal Injury our Union. But the word has really the mittee which, on the 18th of April, 1861. been sensible that no more fatal Injury our Union. But the word has really the mittee which, on the 18th of April, 1861. Cretans, in which the latter were succonducted on the people then at same meaning as the Latin words reported a resolution declaring Kentucky osseful. The Spollistian mountaineers Gold, 139. the mercy of the Northern States than an each bideons and horrible in itself, and which could not but inflame the passions of millions, and cause them, in their blind fury, to average upon an innocent

people the act of one wreiched individual. There was no reason to believe that Bootin had made his purpose known to more, at any rate, than one or two accomplication one to imagine that the least complication and the present Constitution was constituted by an overwhelming majority. It is suggested that in that event the House may decide to again reject him, and admit the candidate who runs against him, holding that they have notified his portant news from Rio Janerio has arrived, with the expressed determination of the suggested that in that event the House for the Pope, steps have been taken admit the candidate who runs against him, holding that they have notified his portant news from Rio Janerio has arrived. The market is very firm, with heavy sales.

St. Louis, February 1.—In accordance with think of the with the expressed determination of the Government to uphold the Temporal power of the Pope, steps have been taken admit the candidate who runs against him, holding that they have notified his portant news from Rio Janerio has arrived, with the expressed determination of the Government to uphold the Temporal with the expressed determination of the Government to uphold the Temporal power of the Pope, steps have been taken admit the candidate who runs against him, holding that they have notified his portant news from Rio Janerio has arrived. The market is very firm, with heavy sales. complices; none to imagine that the Confederate authorities had the least inking of his intentions; none for his intelligibility, and hat they are entitled to representation to Casgres.

MARAT was a monster, stained with the blood of a thousand innecent victime. CHARLOTTE CORDATA could have a dependent.

CHARLOTTE CORDATA could have a could have a subtraction of the confederation.

The prevailing idea that Pendleton's policy for sicket Miles and do collar for Gor. Urqueza, as Dictator of the Confederation.

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The prevailing idea that Pendleton's policy for sicket Miles and do collar for Gor. Urqueza, as Dictator of the confederation.

The prevailing idea that Pendleton's policy of good for thousand innecent victime.

CHARLOTTE CORDATA could have a subtraction of the constitution of the Consisting of the confederation.

The prevailing idea that Pendleton's policy for good for the Confederation.

The prevailing idea that Pendleton's policy for good for good for the confederation.

The prevailing idea that Pendleton's policy for good for g

dieton, was regarded with favor. The anticipated removal of Rollins, It was even a greater crime than that sovereign; because subordinate soverof Booth, hideous as that was, for men eigoties, sovereigoties governed by a low creates a commotion in that department. Corps Legislatiff, on the newly projected law for the government of the press, was the mouth of the Hiwassee, which she continued to-day. M. Favre in a speach could not accommodate. imposed on them by a superior power are Personally, Rollins is a general favorite,

FROM VIRGINIA.

RICHMOND, February L.-In the Conprovements reported a clause directing hibiting the Legislature from granting paper at unlawful rates of interest, and negroes, generally, and the ultra Radi-

FROM CHARLESTON. CHARLESTON, February 1 .- Gen. CanMISSISSIPPI.

REPORT OF JUDICIARY COMMITTEE Judges Appoint d for Nine Years Governor and Lieut, Governor

STATE CAPITAL TO BE REMOVED pertaining to the cleanliness and health bridat morn.

the other States, by means of the corpo- years; the State to be divided into three

The Committee on Executive Depart- tion of these Conventions in this appli

Minority of Committee reported, re-commending that the Governor should sent to Washington. It has been ratified It does not at all follow that a State be for five years a resident of Missis- by Reigsdoyt, and signed by the King!

ARKANSAS.

Judiclary question, the dominant party

was of injustice done them by Burean was of injustice done them by Burean circles in the vicinity have voted to agents; that the negroes in his county work on St. Patrick's day, instead of night get justice.

The amendment of Mason (negro) reuesting Geb. Howard to appoint more down. Beasley, Wilson and other Radicals voting for it, stating as a reason gold for first class bills. Gold is with that they wanted honest and efficient any decided change; opening at 1401, agents if any.

Hinds urged that there was no justice 1401. Bank statement says the incre or protection outside of the Bureau for \$1.151,480; decrease in circulation, \$20,negroes. He said a prejudice existed in 241; increase in deposits, \$1,957,008. Powerful Argament of His Calleague,
Mr. Beck—Anticipated Action of the
House—The Pendicton Policy Not Obnoxious in the Rest—Western Spenkers
Wanted in New Hampshire—The Rejust dues before Courts.

He said a prejudice existed in the content of the court of the c

Cypert asked Hinds if he had not kept | Sugar firm; Cuoa, 111@124c. Molasses In his pocket the pardon of a poor negro quiet. Flour quiet but steady. Corn for months, because the negro could not firm, \$1 25@1 32. Dry goods generally firm, with fair inquiry at about the same pay him a ten dollar fee. Hinds said that he usually charged

The debate was spirited, occupying all quiet at 72 672; Illinois Central, 861; the morning. The memorial was a levied

FOREIGN.

his forces are well supplied with provisions and munitions of war, A terrific gale prevails throughout

hended. The telegraph lines to Liver-with 3000 bushels of corn, 1000 bushels of Pants, February 1.—The debate in the continued to-day. M. Favre, in a speach could not accommodate.

of general opposition to the details of the —The citizens of Chattanooga are

FROM FLORIDA.

in the proceedings of the Convention. FROM NASHVILLE.

NASHVILLE, February 1 - The em- forms us that at no time since the close players of the Clarksville and Louisville of the war has the freighting capacity of railroad have struck for non-payment of his road been so severely taxed. Vast Appeal Job Office. permitting negroes to hold office and sit there will be others in Middle and West Times, to keep the peace, who informs

FROM LOUISVILLE. was a defaulter to the amount of \$600,000. | manding his attention,?

and spare to the negroes.

FROM NEW ORLEANS.

NEW ORLEANS, February 1.—Gen. McKSIGHT-WARREN-On the Din plc., by the Rev. Mr. Warren, Wm. McKsight to Mbs. Lisa Warren, ull of Gibson county. The Convention devoted itself to-day Love has over-ridden all bonds of chivalry to the discussion of a proposition to pay

Hymn proves life of eternal blas, never to be

overstanded by a passing cloud of sorrow.

PRICE—ADAMSON—On the 12th all, by the

ment of a Board of Health for the parishes of Orleans and Jefferson, emparishes of orleans and board to regulate matters of them, may all the past be as happy as their CARPET BAG CITIZENSHIP members siluded to rumors that large sums had been raised by both advocates NEW ADVERTISEME'TS What has become of the ten Southern
States that ceased to be represented in the Congress of the United States in 1861?
Are they still States or have they become Provinces? Are they in the Union as States, or out of it? What effect had not only the Union, she did not only the Union of the ten Southern authority in their common consent. In the same way only, the Constitution was a law over the States. They continued, finally rejected under the suspension of the rules.

An ordinance was offered to the effect in the complete sense of the word: and if the complete sense of the word: and if the complete sense of the word: and opponents of the measure to secure their interests. The ordinance was offered to the effect in the complete sense of the word: and opponents of the measure to secure their interests. The ordinance was offered to the effect in the complete sense of the word: and if the rules.

An ordinance was offered to the effect in the complete sense of the word: and if the rules.

An ordinance was offered to the effect in the complete sense of the word: and opponents of the measure to secure their interests. The ordinance was offered to the effect in the complete sense of the word: and opponents of the measure to secure their interests. The ordinance was offered to the effect in the complete sense of the word: and opponents of the measure to secure their interests. The ordinance was offered to the effect in the complete sense of the word: and opponents of the measure to secure their interests. The ordinance was offered to the effect in the complete sense of the word: and opponents of the measure to secure their interests. The ordinance was offered to the effect in the complete sense of the word: and opponents of the measure to secure their interests. The ordinance was offered to the effect in the complete sense of the word: and opponents of the measure to secure their int

FROM GEORGIA.

Resolved. That copies of the foregoing

PROM WASHINGTON.

W. H. Seward Secretary of State, Washington The treaty in regard to the sale of the FROM ST. LOUIS.

Sr. Louis, February 1.-Disposition Fietcher is about to seize the Missouri Pacific railroad in the name of the

WEATHER AND BUYERS. CINCINNATI, February 1 .- River fallog with 15 feet 7 inches in channel, and ill of floating ice, rendering navigation

No conclusion has been reached on the

FROM BOSTON.

all articles have materially declined

LOUISVILLE, February 1.-The river is failing fast with 12 feet in the channel The weather is clear and mild. CONGRESSIONAL. HOUSE. WASHINGTON, Fabruary 1.-The con-

LINENS, JACONET EDGINGS, tion from the Secretary of War, with the reports of the engineers as to the im-NAINSDOKS, SWISSES, FROM RALEIGH. CORSETS. RALMON, N. C. February 1 -The

> MARSEILLES BED BLANKETS BLANKETS, TABLE CLOTHS AND TOWELS,

Boston, February 1. - The Fenian had petitioned him to have the Bureau done away with, in order that they purposes in Ireland.

TELEGRAPHIU MARKETS. Will do well to look at OUR GENERAL STOCK.

APPEAL JOB OFFICE!

London, February 1, p.m.—Consols, 33(@83) United States 5 20, closed LIVERPOOL, February 1, p.m .- Cotton closed easier, though prices are un-changed. Breadstuffs are dull and nearly NEW ORLEANS, February 1 .- Sugar and mulasses unchanged and firm Fiour firm and unchanged. Corn firm,

FINE PRINTING

LOWEST RATES. WE now have in connection with the APPEAL

The market is very firm, with heavy

oats, and a large lot of butter, eggs, potatoes, etc., after leaving a lot of freight at Business Cards,

and his removal will be solely on action of the political centiments. It is closes:

not thought the Senate will confirm a not thought the Senate will confirm a bill, denouncing it in all its parts as a shot for stealing hogs, at Chattanocga, weedding cards, and his confirm the political confirm a bill, denouncing it in all its parts as a shot for stealing hogs, at Chattanocga, weedding cards, and his confirm a cards. has been bound over for trial, and his Wedning Cards. compatriot who was shot, was rather sore | wedding Cards, to be put on his examination on the 20th. Wedding Cards, -The Louisville Courier of the 31st

There is but little order and harmony on Wednesday near Chattanooga, by which a little boy named Moore was burned to death. -The Banner says: Maj. Ewing in-

tween this point and Chattanooga: MISSISSIPPI ITEMS. -Gen. Gillem has withdrawn the order to Col. W. H. McCardle, of the Vicksburg Constitution, and will prove a delusion he was in prison," that " if any of them

> -E. M. Yerger, Esq., has retired from a editorial direction of the Vicksburg Memphis, January 4 1888, a spitons has and pure must be seen pare must be seen pure must be seen pure

Grand Benevolent Ball,

An ordinance proposing the establish
MAGGIE ADAMSON—On the 12th ult., by the
Rev. Mr. Laigh, Mr. Wm. H. Phick to Miss
MAGGIE ADAMSON, all of Gibson county.

W ANTED - A graduate of the University of Virginia, in the Schools of Ancies No. 250 Front Street,

REMOVAL.

MARRIED,

AT 247 MAIN STREET. sposite Odd Fellows' Hall, between Court and rson streets, where alle will be placed to feb284 WASHINGTON, February 1.- The Pres- LADIES BUY YOUR FURS

> Just Received, A LARGE AND FARRESTUPPLY OF LANDRETH'S GARDEN SEEDS. Also, FLOWER SEEDS.

CHANDLER & CO. feb21w FROM

AUCTION Bought at the Late Sales.

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onest and efficient agents, was voted New York, February 1.-Money very COUNTRY MERCHANTS JUST RECEIVED AND FOR SALE AT FAC-

200 " Bited Bridles.



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一一本下 丁拉斯一 APPEAL JOB OFFICE.

By-Laws, Pamphl -ARDdesire to bite," his " hands and feet are | Beeks of all Etnes, Books of all Kinds.

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BEST STYLE AT LOW PRICES

| Hake pleasure in informing the public that with had been presented by the present of the State. | Consignments solicited and promptly attended to. | Once | Consignments solicited and promptly attended to. | APPEAL JOB OFFICE. Consignments solicited and promptly attended to tended to. Grant Roy Representation of the participation of the part APPEAL JOB OFFICE. THE

NEW ADVERTISEM'NTS

ST. AGNES ACADEMY. THE SPRING THEN AND BOTH SESSION Monday, the Ed Day February

The hours for Day Beholars are from 9 1911-12 E.W HROOKS, J. C. NEHLY, S. H. BROOK! BROOKS, NEELY & CO., WHOLESALE GROOMRS PROVISION DEALERS

Bet. Court and Madison BANKRUPT'S SALE. No. 19) Main street, Waldran Block. his, Tenn., February I, A.D., 1808.

BANKRUPT'S SALE to the highest bidder, for cash.

W. Y. C. H. J.R., Assignee,
No. 450 Main street, Washian Block.
Memphis, Tenn., February 1st, A.D., 1888. Case No. 36. ted Minten, f

To whom it mus con Milliam Y. C. Block, Etc., No. 450 Main area Non-Resident Notice. . A. Padgett vs. R. D.

, is a non-residen Weeks S. A. MO RE, J. P. Robilanis. OFFICE OF

Corner Main and Madison Streets MEMPHIN, TENK, January 29, 1808. MERTING OF THE DIRECTORS OF T PLANTERS' INSURANCE COMPANY was be'd at the office of the Company. ISHAM G. HARRIS, M J. WICKS. JAMES & WILKINS,

VARIETIES THEATER, Corner Main and Washington Sis. W. G. BAMBAUT. MARTIN WALT, CHAS, H. H. BROOB, Lesme and Proprietor. EBED P. WOLCOTT. resignations of D. B. Dewey, Vice Pred-Frault P. Dougherty, Trea-user, W. E. E., Serretary, were presented and as-The following names gentlemen were ISHAM G. HARRIS Vice President M. J. WICES Trensurer WALTER A. GOODHAN Secretary PRED. P. WOLCOTT Ass't Secretary

N. B. FORREST, President. Hames, Collars, Blind Bridles and Chains. AUCTION. 500 dez. Red Top Root Hames, 200 " Hog-skin Cotlats.

ROYSTER, TREZEVANTA CO 30 casks Trace Chains -" all sizes." se Merchanis and Planters will find it be beir interests to examine our stock before TULAWYERS MOORES, SMITH & CO., No. 342 Main street. Receiver's Sale.

WILL PROCEED TO SELL, ON THE Wednesday, February 5, 1888 a'0 td C. P. WOOLDRIDGE, Receiver Notice.

resent their claims for adverment.

J. A. PISHER, Assigned
Memphis January 79, 1968.

January 79, 1968.

January 79, 1968. NOTICE. HAVE CLOSED UP MY STORE IN MEM-phis, Tenn., and have placed my accounts in the hands of Messis. Habited & Mailory for objection. All persus indebted to me are re-pessed to make payment without further no-

Memphis, Tennessee. HAVE DETERMINED TO SELL ALL Reduced Prices. onshantly receiving SEASONABLE GOOD

directly from the manufactory, which will be offered at the LOWEST MARKET PRICES, febl dawim Attachment Suit. Municipal Court of the Lity of Memphis. CLERR'S OFFICE, January 21, 1808.

Edwin Morris et al., firm of Rowin Morris & Co., Plaintiffs, vs. — Simpson, — sites & Co., Defend.

Edwin of Simpson, Fries & Co., Defend.

Will please cell. As herefolders, we

id the case set for hearing exparts, and that cop of this order be published once a week r four consecutive weeks in the Memphis A copy: LUCIAN R. EATON, Clerk.
J. A Toylor, Attorney for Pialutiffs. Non-Resident Notice. eanty Court of Shelby County, Tennessee John L Hicks et als vs Cotesworth P. Head

Bray lichets,
Bray lichets,
Dray lichets,
Dray Tickets,
In this cause it appearing from affidavit on file test defendants, tolesworth P. Head, william Bumpass, are non-residents of the State of Tennessee;
Bills Lading,
Bills L VRED. KRAMER, CHAS. MILLER, CHAS. F. PERSEL KRAMER, MILLER & CO.,

> MERCHANTS, STEAMBOAT AGENTS, Steambont Landing LITTLE ROCK, ARKANSAS.

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